

By late St. Louis papers we learn the appalling fact that the Whig party of that city is smashed—used up—dead and buried! The case is this: The wards of the city, in regular course, appointed delegates to nominate a Whig candidate for Mayor, A. B. Chambers, of the "Republican," being an aspirant. The delegates not having due respect for the Whig party, nominated one Edward Charles, leaving Mr. Chambers to attend to his own business—whereupon our friend Chambers preached the funeral of Whiggery, and pronounces the entire animal dead!!

By way of being exact, it may be proper to add that there are yet a few Whigs in St. Louis who do not consider so badly of their fate, and venture to predict the existence of the party after the death of Chambers and election of Charles. These, though, are evidently under a false impression, as Chambers is unquestionably the party.

Now for our moral: This Chambers, in a pretended rage, struck us from his exchange list, under a false charge, and fumed considerably round the premises. We admonished him to be quiet—to reconsider the torture he had prepared for us—but to no purpose. He laughed and swaggered—and swaggered and laughed—while all we could do was to say any fool could laugh, but "laughing was catching." Do you understand?

A word of advice to this same Chambers: Your conduct towards us has lost you the Mayoralty—your conceit—arrogance—dictation—foolery—assisted in this event. Be careful for a year—put us back on your exchange list, and copy largely from our editorials—agree to be half instead of all the Whig party—be industrious, economical and civil—and it is possible we may agree for you to be Lord Mayor next year!

A Lawyer in Paris, Mo., heads his advertisement to attend to cases under the Bankrupt Law, with the following significant quotation from the Bible. "Let the Oppressed go free."

CARTER BEVERLY—MR. CLAY. We alluded, some time since, to this individual's letter to Mr. Clay. We insert it in to-day's paper, excepting a few immaterial paragraphs. The slander to which it refers answered its end. Hardly any one who regards his veracity would now venture to spread it, for the author of it, to appease his own conscience, declares it false, and, as will be seen, apologizes for the part he took in giving it circulation. So much for this charge of bribery and corruption!—Cincinnati Gazette.

URBANA, MIDDLESEX COUNTY, VIRGINIA, February 8, 1842. Dear Sir—It will be no doubt a matter of some astonishment to you in receiving from me the present address. I will not preface it with any kind of apology, because, in doing it, I justify my mind in the discharge of an act of conscience and a duty that I feel the utmost pleasure in performing.

Although the time is quite far gone since I became very innocently instrumental in circulating throughout the country a very great attack upon your character and virtue as a gentleman, and certainly a very heavy one as a public man, I feel exceedingly desirous to relieve you, as far as I can, from the slander and my own feelings from the severe compunction that is within me, of having been, though neither directly nor indirectly your personal accuser, yet that I was drawn in discreetly into the presentation of an attack upon you.

It is altogether unnecessary to enter into the minute circumstances at so distant a period, of how it happened, and the particulars of it all. The Public were at the time sufficiently informed why and wherefore I became the relator of the assault to which I specially allude.

Your memorable pamphlet, and some letters that came out in your defence, were entirely expressive of the whole transaction, and although I thought at the time that you had not properly conceived me, I suddenly forbore to say more than had been expressed in my correspondence at Wheeling, which Mr. Noah gave.

This letter is intended to show you that the long lapse of time, and the many growing circumstances of the country and Government, have long ago convinced me that the very greatest injustice was done you in the charge made. I had, too, an opportunity lately of reading over very calmly and dispassionately, a file of newspapers containing the whole affair, and carefully diffused upon it. Mr. Buchanan, who was represented to be your accuser, exhibited no proof whatever against you, and he even denied having ever made the charge upon you. I have discharged my mind in addressing myself so fully to you, and can only add that if a publication of this letter can render you any essential service, (though I do not deserve it,) you have full liberty from me to let the public see it.

One circumstance I beg to assure you of, that whatever my verbal and written expressions of you were, (and I suppose I must have given scope to both, though I recollect now nothing of what I did say,) I again say that I am most thoroughly convinced that you were most untruthfully and, therefore, unjustly treated, for I have never seen any evidence to substantiate at all the charge.

From the temper of the nation, and the peculiar state of things, it is presumable that you are to be the Whig candidate for the next election of the President of the United States. You have, I am sure, too high respect for public opinion, as you have too much veneration for the high dignity of that situation, to be negligent of it. The greatest objection that has been yet started against you for that high post, I am concerned to say, hinges upon the old affair—which has been the subject of this letter, and, am sure, as far as I have any influence, or representation I made as a Whig, I sincerely hope it will be perfectly removed by what I have already expressed to you. I know a great many most respectable, independent, high-minded politicians of the country, now extending to a great distance in the Union, that would have supported you through the thickest

vapor that has hitherto cast a blind upon the nation but for the circumstances referred to. It can surely be now no longer a matter of doubt upon their minds, for he who was generally believed to be the circulator of the "egregious slander" against you, hereby revokes his belief of it, and equivocally declares that it is unproved, and stands utterly unsupported to this time, a period of fifteen or sixteen years.

I sincerely wish you health and happiness, and remain, dear sir, most respectfully, your obedient servant, CARTER BEVERLY.

To the Hon. HENRY CLAY. INFORMATION WANTED. Mr. A. Trask left Boston about four years ago for the West. He has a child in this city who wishes to know his residence. Any information concerning him will be received thankfully through the papers.

The city papers will do an act of charity by giving the above a few insertions, and country papers in Missouri and Illinois will please copy. [St. Louis Bulletin.] By the papers of yesterday morning, we learn that the nomination of Mr. Charles, as the Whig candidate for Mayor of St. Louis was rejected by the Whigs, in a meeting held on the 18th inst. There will, in all probability be no regular candidate. Mr. Charles is a Whig, but is the regular nominee of the Native American Association; Mr. Primm, a Whig runs as an independent candidate. Judge Bowlin, and Mr. De Forrest are also candidates.

The Baltimore Banks have resumed specie payments on their five and ten dollar bills, and one bank on all her liabilities.

The New Era says among the odds of the day, is that the nomination of Col. S. B. Churchill, as Postmaster at St. Louis, has been sent to the Senate.

The American Minister has demanded the release of Mr. Kendall, as an American citizen, and been refused by Santa Anna.

RELEASED.—Hogan, the person arrested at Lockport, as one of the "Caroline company," was discharged on the ground of an informality in the warrant.

NEWSPAPER BORROWERS.—May theirs be a life of single blessedness—may their path be carpeted by cross-eyed snakes, and their nights be haunted by knock-kneed tom-cats!

WE have no alteration to make in our money table since last week. At our latest dates Illinois State Bank paper was selling at 52 cents.

CORRECTED DAILY BY S. H. MUDGE & CO. MOXY.

Bank of Missouri,	12 prem.
do do Branches,	4 4 8 prem.
Bank of Illinois,	par standard.
City Warrants,	1 dis.
State Bank of Illinois,	50 a-
Bank of Cairo,	
Miners' Bank of Dubuque,	1 dis.
Wisconsin Marine Insurance Co.	no sale.
Bank Mineral Point,	3 to 5 dis.
Ohio, country, generally,	3 to 5 dis.
Cincinnati,	5 prem.
State Bank of Indiana,	5 prem.
Kentucky Banks,	5 a 6 prem.
U. States Bank Notes,	50 dis.
Pennsylvania,	6 a 8 dis.
Maryland and Virginia Banks,	4 "
N. Y. and N. England Banks,	10 to 12 prem.
N. Orleans Banks, large bills,	6 a prem.
Arkansas Bank,	50 dis.
Michigan Banks, generally,	
Tennessee,	3 to 5 dis.
Specie,	12 prem.

WE are authorized to announce JOHN W. AMMONS, as a candidate for the office of Assessor of Howard County, at the ensuing August election.

CHURCH NOTICE. Elders T. M. Allen, M. P. Willis, J. P. Lancaster, and others, will hold a meeting at the Christian meeting house in this place, on Saturday, Sunday and Monday, the 2d, 3d, and 4th days of April next. [Fayette, March 12th, 1842.]

A protracted meeting will commence in Fayette, at the Baptist Church, on the 29th April next, and will continue, as circumstances may require. Rev. A. M. Lewis, W. Duncan, F. Frisbie, F. Wilhoit, A. P. Williams and R. S. Thomas, are expected to attend.

Died.—On Sunday the 20th ult., Thomas C. Walton, of Charlton County.

In New Franklin, Mo., on Tuesday, the 17th inst., Mr. HENRY WINSTON, aged 72.

REGULAR WEEKLY PACKET, FOR GLASSGOW AND CHARLTON. THE steamboat IATAN, N. J. Eaton, master, will leave St. Louis for Booneville, Glasgow and Charlton, and all intermediate towns and landings, every Saturday at 4 o'clock, P. M.

On her downward trip, the Iatan will leave Glasgow every Tuesday at 12 o'clock, noon and will be at Booneville, Rochester and Nashville the same day. She will be at Jefferson City, Smith's Landing, Portland, Pannell's Landing, mouth of Gasconade, Loure Island, Hermann, and all places between there and St. Louis, every Wednesday, and will reach St. Louis early on Thursday.

For freight or passage apply on board, or to KENNETT, WHITE, & CO., AGENTS. N. RANNEY, March 20, 1842. 2—tf.

DUKE SUMNER. THIS well known and thoroughbred stallion, will make his present season in Fayette, at FIFTEEN DOLLARS the season. JACKSON, COOPER & KUNKLE. March 20, 1842. 2—tf.

Administrator's Notice. NOTICE is hereby given that the undersigned obtained of the Clerk of the County Court of Randolph County, letters of administration on the estate of Thomas Patton, deceased, bearing date March 15th 1842: All persons indebted to said estate are requested to make immediate payment, and those having claims against it, to present them within one year from the date of said letters, or they may be precluded from having any benefit of said estate, and if not presented within three years they will be forever barred. D. M. T. FORD, Adm'r. March 20, 1842. 2—1w.

Valuable Farm for Sale. The undersigned wishes to dispose of his valuable farm, consisting of about two hundred and thirty acres, situated on the Columbia road, about ten miles from Fayette, and fifteen from Columbia. It is well improved, having on it a large and commodious dwelling house, with suitable out buildings, well adapted for a house of entertainment. The farm is well watered and about sixty acres under good fence, it is all connected together, well timbered and with proper attention can be made equal to any farm of its size in the State. For further information, apply on the premises. JOHN BRUNTS. March 25th, 1842. 2—3t.

Negroes for Sale. NOTICE is hereby given that in pursuance of an order of the County Court of Howard County, made at their February term of said Court, 1842, I will sell at public sale, on the north east corner of the public square, in the town of Fayette, on the second day of May 1842, between the hours of 12 and 3 o'clock in the afternoon of said day, three NEGROES, belonging to the estate of Thomas Lamb, Jr., deceased, to wit: ANN, 29 or 30 years of age, SUSAN, between 2 and 3 years of age, GEORGE, between 1 and 2 years old. The said negroes will be sold for the purpose of making distribution with the heirs of said estate, as there cannot be distribution made in kind. Terms—A credit of twelve months will be given, the purchaser giving bond with approved security. JAMES WALLACE, Adm'r. March 19th, 1842. 1—7w.

Final Settlement. NOTICE is hereby given, that the undersigned will apply at the next regular term of the County Court of Randolph County, for a final settlement of his administration of the estate of James Stoddin, deceased. ABRAHAM GOODING, Adm'r. March 19th, 1842. 1—1w.

Final Settlement. NOTICE is hereby given, that the undersigned will apply at the next regular term of the County Court of Randolph County, for a final settlement of his administration of the estate of Newton Dobson, deceased. GEORGE DODSON, Adm'r. March 19th, 1842. 1—4w.

Dissolution. THE connection in the Drug business, heretofore existing under the firm and style of R. H. SAUNDERS & CO., is this day dissolved by mutual consent. The adjustment of all claims pro and con, appertaining to the concern, will be attended to by R. H. SAUNDERS. The name of the firm will be used in liquidation only. R. H. SAUNDERS, I. P. VAUGHAN. Glasgow, March 12th, 1842.

The above business will be carried on in the name of R. H. Saunders, at the old stand in Glasgow, where he will continue to keep on hand a general assortment of

Drugs, Medicines, Paints, Oils, Dye-stuff, Fancy Articles, &c., &c. He measures those who have been taken down with him, and those who may be disposed to do so in future, (but he will not on any fraudulent terms, as any similar establishments in other Missouri, and will warrant his articles to Physicians to be of good quality in every case. R. H. SAUNDERS. March 29th, 1842. 1—3m.

RED JACKET. THIS beautiful and distinguished race horse, stallion will stand the ensuing season, (the first in this State,) at the residence of Edmond Lewis, Esq., near Glasgow and at the residence of Adam C. Woods, Esq., five miles below; at the very low price of \$15 the season, to be discharged by the payment of \$10 at any time before the first day of July, when the season will expire—five dollars the single leap and twenty-five to insure, payable when the mare is ascertained to be in foal or is mated with by the owner, with fifty cents to the groom in every instance. The subscriber deems it unnecessary to enter into a description of this horse as those who may be disposed to encourage him would prefer seeing him and judging for themselves, which they will have an opportunity of doing, by calling on Mr. Douglas at Mr. Lewis's who has charge of him. The terms have been made such as it is feared will suit the times, and much lower than he has ever been permitted to cover at before. For further particulars see Handbills. R. C. VAUGHAN, agent for J. B. FERGUSON, of Va.

Administrator's Notice. NOTICE is hereby given that the undersigned obtained from the Clerk of the County Court of Howard County letters of administration on the estate of James S. Dulaney, deceased, bearing date February 10th, 1842; all persons indebted to said estate are requested to make immediate payment, and those having claims against it, to present them properly authenticated, within one year from the date of said letters, or they may be precluded from having any benefit of said estate, and if not presented within three years they will be forever barred. JOHN HARRISON, Adm'r. March 12, 1842—52-1w.

In the Charlton Circuit Court—January Term, 1842. Ann O. Hilbert, comp. vs. George W. Hilbert, dft. In Chancery.

NOW at this day came the complainant, by her solicitor, and on her motion, and it appearing to the satisfaction of the Court that the defendant is a non-resident of the State of Missouri, that process has not and cannot be served, and that he has failed to appear and answer the complainant's bill, Therefore it is by the Court ordered, that unless said defendant appear here on the first day of the next May term of this Court, to be begun and held in the town of Keytesville, in the county of Charlton, in the State of Missouri, on the fourth Monday in said month, A. D. 1842, and answer the complainant's bill exhibited against him in this Court, charging and alleging her marriage with said defendant, and that he hath abandoned and deserted her, and praying the Court to divorce her from any further obligations or liability by reason of said marriage, or the allegations of said bill will be taken for confessed, and the prayer thereof decreed accordingly. And it is further ordered that the defendant be notified of this order by publication of the same in some newspaper printed within this State, for eight weeks successively, the last insertion thereof to be at least four weeks before the fourth Monday of May, 1842. A true copy of the order. EDWARD B. CABELL, Clerk. Feb. 19, 1842—49-3w.

Final Settlement. NOTICE is hereby given that the undersigned will apply at the next regular term of the County Court of Howard County, for a final settlement of his administration of the estate of Thomas Todd, deceased. NERIAN TODD, Administrator. March 5th, 1842. 51-4t.

CHEAP CASH STORE. NEW GOODS. J. D. & T. W. PERRY. HAVE just received a fresh supply of SPRING AND SUMMER GOODS, to which they invite the attention of their old customers and the public in general. They particularly invite those who wish to purchase for Cash, to give them a call, as they are determined to sell low. Their stock consists in part of the following articles: Blue, black, brown, and invisible green Cloths, Blue, black, and drab Cassimeres, do, do, Cassimerettes, Summer Cloths, Linen Drillings, Checks, Bevetines, Tickings, Hemp Linen and Hollands, Summer Vestings, Bleached and Brown Domestic, Jacquett, Cambric, and hand muslin, Plain and figured Bobinet, Moulin de Laine, Ribbons, Painted Lawns and Calicoes, Pongee, Flag, and Bandanna Handkerchiefs, Dress Shawls, Scarfs, and Handkerchiefs, Cotton Yarn, Shoes, Boots, and Hats. March 10th, 1842.

GLASS—Window Glasses, various sizes—Blankets, a general assortment, for sale by J. D. & T. W. PERRY. March 19th, 1842.

COFFEE—by the sack or 100 lbs for 15 cents for sale by J. D. & T. W. PERRY. March 19th, 1842.

IRON and Nails, Castings, Ovens, Pots, Kettles and Skillets, for sale by J. D. & T. W. PERRY. March 19th, 1842.

CLOTHS, Cassimeres, Sattinets, Kentucky Jeans—a general assortment, for sale by J. D. & T. W. PERRY. March 19th, 1842.

SHOES & BOOTS—A general assortment of ladies and gentlemen's shoes, coarse and fine, for sale by J. D. & T. W. PERRY. March 19th, 1842.

SUGAR—by the barrel or 100 lbs for 11 cents for sale by J. D. & T. W. PERRY. March 19th, 1842.

A beautiful assortment of Calicoes, just rec'd and for sale by J. D. & T. W. PERRY. March 19th, 1842.

COTTON YARN, brown domestics, drillings, &c. just received and for sale by J. D. & T. W. PERRY. March 19th, 1842.

A large assortment of Shoes, Boots, and Hats, just received and for sale by J. D. & T. W. PERRY. March 19th, 1842.

FULLER nett Shawls, and handkerchiefs, just received and for sale by J. D. & T. W. PERRY. March 19th, 1842.

1000 LBS RIO COFFEE, just received and for sale by J. D. & T. W. PERRY. March 19th, 1842.

G. S. LAWRENCE & CO.—box just rec'd by J. D. & T. W. PERRY. March 19th, 1842.

IRON NAILS—8 for sale by J. D. & T. W. PERRY. March 19th, 1842.

DOMESTIC 1-4 and 4-4 just received by J. D. & T. W. PERRY. March 19th, 1842.

YOUNG GOHANNAN. THIS well fenced and thorough bred horse, will stand the present season, (which has now commenced) at my stable, three miles South-east of Fayette, at prices to suit the times. PEDIGREE. Young Gohannan was sired by the distinguished horse old Gohannan, Young Sir Jockey, Young Sir Charles, great grand dam by Boon's Sir Solomon. For further particulars, see bills. SAMUEL REED. March 10th, 1842. 1—tf.

REMOVAL. THE subscriber has removed to the house formerly occupied by G. W. Givens, opposite Marley's Hotel. His stock is still good and will be increased by his Spring purchases. The public are invited to give him a call. JOEL PREWITT. March 12th, 1842—52-1w.

TAKE NOTICE!! ALL persons indebted to the estate of Henry Christian, deceased, either by note or account, are hereby notified that immediate payment must be made. Those who would save cost, can do so by calling on the undersigned. We cannot undertake to "dian" every one in person. J. A. HERNDON, Adm'r. CATHERINE CHRISMAN, Adm'r. Fayette, March 12th, 1842—52-1w.

IMPORTED PHILIP. WILL make the season, Spring 1842, at my farm, Fayette, Howard County, Mo. The terms will be \$20 payable by the first of January next, \$10 to insure a mare to be in foal. The insurance will be considered due so soon as the mare is ascertained or the mare transferred. Ample arrangements will be made for taking care of mares from a distance. I will add, for the consideration of breeders whose attention has not heretofore been directed to this distinguished horse, that he was got by the justly famous English Stallion, Filch-Dauph, who got in a few years the astonishing number of 210 winners. His stock was not only speedy enough to run with the bestest, but could out last the stoutest. No family in England have higher claims for going the distance, training on, and ability to master high weights. Philip's dam was Treasure by Camille, her dam, Righting, was out of Flora by King George, Atlanta by Maitland. A richer pedigree is not to be found in the English books. Philip was 23 times a winner, and some of his races were broken races. He has five own sisters, who won 60 races from 1 to 4 miles. Vanish, who was out of the same dam was 24 times a winner. Thus it may be seen that the family is entitled to stand pre-eminently high. The seven colts of one dam are winners of 120 races. If the old adage be true, that like produces like, I presume breeders for the turf will know where to go. Philip is a dark brown, with tan muzzle and flanks, 16 hands high, lofty and majestic, and in point of action he has no superior. As regards his colts, I will merely say (and do invite investigation) that they are at least equal to the get of any Stallion in America, and will undoubtedly perpetuate the fame of their illustrious ancestry. In conclusion I must add, that the very distinguished filly, Indusbury, winner of the great colts of 95 subscribers, was out of one of Philip's own sisters, Despot, by Sultan, a winner of 15 or 20 times, was out of another own sister. W. M. WESTERN. Fayette, March 12th, 1842—52.

Final Settlement. NOTICE is hereby given that the undersigned obtained of the Clerk of the County Court of Howard County, letters of administration on the estate of James Brown, deceased, bearing date February 25th, 1842. All persons indebted to said estate are requested to make immediate payment, and those having claims against it, to present them within one year from the date of said letters, or they may be precluded from having any benefit of said estate, and if not presented within three years they will be forever barred. SAMUEL E. BROWN, Administrator. March 12, 1842. 52-4t.

Teacher Wanted. A T the Hazel Ridge School House—a good English Scholar and a gentleman. Apply to J. T. CLEVELAND. Township Commissioner. Feb. 25, 1842. 50-4t.

BANKRUPTS. District Court of the United States, for the District of Missouri. IN THE MATTER OF JOHN C. THOMPSON. ON the 23rd day of February, 1842, John C. Thompson, filed his petition in the District Court, for the benefit of the Bankrupt Law; whereupon, it is ordered, that the 6th day of June next be set for the hearing said petition in said Court, at the City of Jefferson, when and where all interested may attend, and show cause, if any they have, why the prayer of the petitioner should not be granted. Teste: JASON HARRISON, Clerk. Jo. Morris, Solicitor for petitioner. March 19th, 1842. 1—9w.

District Court of the United States, for the District of Missouri. IN THE MATTER OF WILLIAM J. MOORE. ON the 7th day of February, 1842, William J. Moore filed his petition in the District Court for the benefit of the Bankrupt Law: Whereupon it is ordered that the 6th day of June next be set for the hearing of said petition in Court, at the City of Jefferson, where all interested may attend and show cause, if any they have, why the prayer of the petitioner should not be granted. Teste: JASON HARRISON, Clerk. Jo. Morris, sol. for petitioner. Feb. 19, 1842—40-5w.

District Court of the United States, for the District of Missouri. IN THE MATTER OF RICHARD F. HANSEN. ON the 7th day of February, 1842, Richard F. Hansen filed his petition in the District Court for the benefit of the Bankrupt Law: Whereupon it is ordered that the 6th day of June next be set for the hearing of said petition in Court, at the City of Jefferson, where all interested may attend and show cause, if any they have, why the prayer of the petitioner should not be granted. Teste: JASON HARRISON, Clerk. Jo. Morris, sol. for petitioner. Feb. 19, 1842—40-5w.

Executors Sale of Real Estate, near Booneville, Mo. THE undersigned, executors of the last will and testament of Robert P. Clark, senior, deceased, will offer for sale to the highest bidder, nine lots of ground being a part of the tract upon which said deceased resided, containing from 4 to 7 acres each, lying west of, and near the city of Booneville, all of which lots afford handsome and eligible sites for private suburban residences at a very convenient and desirable distance for business. All the lots are so arranged as to secure to purchasers of back lots the right of way to the main road. The above property will be sold on the 15th day of April next, on the premises, on a credit of six, twelve and eighteen months, bonds with approved security will be required of the purchasers. Indisputable title, and executors authorized by the will to make sale and conveyance. BENNETT C. CLARK, Ex'r. SUSAN CLARK, Ex'r. March 12, 1842—52-4w.

Administrator's Notice. NOTICE is hereby given, that the undersigned obtained of the Clerk of the County Court of Howard County, letters of administration on the estate of Daniel Hunt, deceased, on the 22nd day of February, 1842; all persons indebted to said estate are requested to make immediate payment, and those having claims against it, to present them properly authenticated, within one year from the date of said letters, or they may be precluded from having any benefit of said estate, and if not presented within three years they will be forever barred. W. F. DUNNICK, Adm'r. March 5, 1842—51-4w.

Administrator's Notice. NOTICE is hereby given that the undersigned obtained from the Clerk of the County Court of Randolph County, letters of administration on the estate of Daniel Hunt, deceased, on the 22nd day of February, 1842; all persons indebted to said estate are requested to make immediate payment, and those having claims against it, to present them properly authenticated, within one year from the date of said letters, or they may be precluded from having any benefit of said estate, and if not presented within three years they will be forever barred. ROBERT WILSON, Adm'r. March 5, 1842—51-4w.

SADDLING. THE undersigned respectfully informs the citizens of Fayette and vicinity, that he has commenced the above business, in all its various branches, in the house recently occupied by Mr. Frost as a grocery, where a general assortment in his line of business can be found. Saddles, Bridles, Harness, Trunks, Martingales, &c. &c. made to order at the shortest notice and on the most reasonable terms. JOHN L. JOHNSON. N. B. I will take in exchange for work, Flour, Meal, Wheat, Corn, Hay, Dry Hides, Deer Skins, Fox Linen, Linsey and Jeans. J. L. J. Fayette, March 26, 1842—51-3m.

GODEY'S LADY'S BOOK for 1842. Edited by Mrs. S. J. HALE & Mrs. L. H. ST. GOURNEY. 28 Engravings Each Year. COLORED FASHIONS EVERY MONTH. Twenty-Four Pages New Music. A new Novel commenced by Miss C. McSedgwick. A new Novel by Miss E. Leslie. Fashionable Tales by N. P. Willis. Moral and instructive Tales, by Mrs. Hemans, Mrs. Embury, T. S. Arthur, Mrs. L. A. B. Perry, Mrs. St. John, Mrs. Osgood, and all other good writers of the day. Mrs. S. C. Hall, of London, contributes those delightful Irish Tales that have made her name so renowned in Great Britain. PUBLISHED MONTHLY. Price \$3 for one copy one year. \$5 for two copies one year. \$8 for one copy two years. \$10 for five copies one year. \$20 for eleven copies one year. Godey's Lady's Book and Lady's Musical Library, (which contains about thirty dollars worth of music a year) for Godey's Lady's Book and People's Library, for one year. \$5 00 Godey's Lady's Book and Young People's Book, for one year. \$5 00 Address Letters, postage paid, containing remittances to L. A. GODEY, Publishers, 1111 North Philadelphia. The number for February, will contain Engravings of unmatchable beauty.

Administrator's Notice. NOTICE is hereby given, that the undersigned obtained of the Clerk of the County Court of Howard County, letters of administration on the estate of Henry Christian, deceased, bearing date 31st January, 1842; all persons indebted to said estate are requested to make immediate payment, and those having claims against it, to present them properly authenticated, within one year from the date of said letters, or they may be precluded from having any benefit of said estate, and if not presented within three years they will be forever barred. ANDREW J. HERNDON, Adm'r. CATHERINE CHRISMAN, Adm'r. February 8, 1842—47-4w.

Administrator's Notice. NOTICE is hereby given that the undersigned obtained from the Clerk of the County Court of Howard County, letters of administration on the estate of James Brown, deceased, bearing date February 25th, 1842. All persons indebted to said estate are requested to make immediate payment, and those having claims against it, to present them within one year from the date of said letters, or they may be precluded from having any benefit of said estate, and if not presented within three years they will be forever barred. SAMUEL E. BROWN, Administrator. March 12, 1842. 52-4t.

Teacher Wanted. A T the Hazel Ridge School House—a good English Scholar and a gentleman. Apply to J. T. CLEVELAND. Township Commissioner. Feb. 25, 1842. 50-4t.

MOUSLIN DE LAINE, Painted Lawns and Bard Muslins, just received and for sale by J. D. & T. W. PERRY. March 19th, 1842.

BOOTS—A fine assortment of Boots, comprising all qualities, for sale by SWITZLER & SMITH. March 19th, 1842.

E. F. White, ATTORNEY AT LAW, LINNEUS, MO. WILL practice in all the Courts of Linneus, and in the Circuit Courts of Grundy, Livingston, Marion, Adair and Charlton. Feb. 25th, 1842. 50—6m.

ROBT T. PREWITT, Attorney at Law, WILL practice in this and the neighboring counties, and will punctually and diligently attend to any business confided to his care. Office at Fayette, Mo. Jan. 15, 1842—41—4t.

JAMES CARNEY, Attorney at Law and Solicitor in Chancery, BEING permanently located in Fayette, Howard County, Mo., respectfully tenders his professional services to the citizens of Howard and the surrounding counties. A great many of the most respectable references could be given, but as this has always appeared to him too much like a servant carrying a pass, he chooses to go on his own hook, and submits himself to the generous and high minded citizens of Missouri with high confidence. Office next door immediately west of the Howard Hotel. Jan. 8, 1842.

A. J. HERNDON, OFFERS his professional services to those who may wish to avail themselves of the benefit of the BANKRUPT LAW. He will prepare petitions and schedules and forward them without delay. He will be found at Gen. Clark's office, Fayette, March 5, 1842—51-1w.

GEO. W. GIVENS, (Late of Fayette, Mo.) Commission and Forwarding Merchant, No. 151, TROUBADOUX-STREET, New Orleans. References: Messrs. Gay, Glasgow & Co., St. Louis. James F. Holden, Booneville, Mo. R. H. Law, Fayette, Mo. Messrs. Hodge & Givens, Paducah, Ky. H. D. Edwards, Morganfield, Ky. Col. B. H. Reeves, Tullahoma, Ky. Messrs. Charles Boone & Co., New Orleans.

Final Settlement. ALL persons interested or concerned in the estate of Maria Gury, deceased, are notified that I will make a final settlement of my administration of said estate, at the next June term of the County Court of Daviess County, Missouri. W. DAYDEN, Administrator. February 26, 1842. 50—4t.

STATE OF MISSOURI, County of Randolph. In the Randolph Circuit Court, in Chancery sitting, January Term, 1842. Mary Ann Grant, comp't. vs. William B. Grant, dft. Bill for Divorce. NOW at this day came the said complainant, and filed her bill praying for a divorce from the bonds of matrimony by her contracted with the said defendant, charging habitual drunkenness for the space of more than two years, as the foundation of the prayer of her said bill, and it appearing to the satisfaction of the Court, that the said William B. Grant is not a resident of the State of Missouri in this State, it is therefore considered and ordered by the Court that the said William B. Grant be notified of the proceedings herein, by the publication of a copy of this order in some newspaper printed in this State, eight weeks successively, the last insertion thereof to be at least four weeks before the next term of this Court, and requiring the said William B. Grant to be and appear here in this Court, on or before the second day of said next term of this Court, to be begun and held at the Court house in Huntsville, in the said county of Randolph, on the third Monday of May, 1842, and answer the allegations of this bill, or the same will be taken as confessed against him and further proceedings continued, &c. A true copy—test. REUBEN SAMUEL, Clerk. Gayley, Solicitor for complainant. February 12, 1842—45-5w.

STATE OF MISSOURI, County of Randolph. In the Randolph Circuit Court, in Chancery sitting, January Term, A. D. 1842. Susan Walton, comp't. vs. William Walton, dft. Bill for Divorce. NOW at this day came the said complainant, and filed her bill praying for a divorce from the bonds of matrimony by her contracted with the said defendant in this State, charging adultery, infamous conduct, and desertion of her said husband, as the foundation of the prayer of her said bill. And it appearing to the satisfaction of the Court here, that the said William Walton is not a resident of or residing in the State of Missouri, it is therefore considered and ordered by the Court, that the said William Walton be notified of the proceedings herein, by the publication of a copy of this order in some newspaper printed in this State, eight weeks successively, the last insertion to be at least four weeks before the commencement of the next term of this Court, and requiring the said William Walton to be and appear here on or before the second day of said next term of this Court, to commence and be held at the Court-house in Huntsville, Randolph county, on the third Monday in May, 1842, and answer the allegations of this bill, or the same will be taken as confessed against him and further proceedings continued, &c. A true copy—test. REUBEN SAMUEL, Clerk. Gayley, Solicitor for complainant. February 12, 1842—45-5w.

Administrator's Notice. NOTICE is hereby given, that the undersigned obtained of the Clerk of the County Court of Howard County, letters of administration on the estate of Henry Christian, deceased, bearing date 31st January, 1842; all persons indebted to said estate are requested to make immediate payment, and those having claims against it, to present them properly authenticated, within one year from the date of said letters, or they may be precluded from having any benefit of said estate, and if not presented within